```
7
8
9
10
11
12
13
14
15
16
```

18

19

20

2.1

22

23

24

25

26

27

28

```
Erich P. Wise/State Bar No. 63219
1
   Aleksandrs E. Drumalds/State Bar No. 237101
   FLYNN, DELICH & WISE LLP
2
   One World Trade Center, Suite 1800
   Long Beach, California 90831-1800
3
   Telephone: (562) 435-2626
   Facsimile: (562) 437-7555
4
   James B. Nebel/State Bar No. 69626
5
   Conte C. Cicala/State Bar No. 173554
   FLYNN, DELICH & WISE LLP
6
   One California Street, Suite 350
   San Francisco, California
7
   Telephone: (415) 693-5566
   Facsimile: (415) 693-0410
   Attorneys for Defendant
   HANJIN SHIPPING CO., LTD.
```

### UNITED STATES DISTRICT COURT FOR

### THE NORTHERN DISTRICT OF CALIFORNIA

```
Chelsea, LLC, Mark Russo, and Allen
                                   ) CASE NO.: CV-07-5800 SC
Loretz, individually and on behalf of
all others similarly situated,
                                     STIPULATION OF PLAINTIFFS
                                     AND DEFENDANT HANJIN
                                     SHIPPING CO., LTD. TO
        Plaintiffs,
                                     FURTHER EXTEND THE TIME
                                     FOR FILING AND SERVICE OF A
  VS.
                                     RESPONSE TO PLAINTFFS'
                                     VERIFIED SECOND AMENDED
Regal Stone, Ltd., Hanjin Shipping
                                     CLASS ACTION COMPLAINT;
Co., Ltd., Synergy Maritime, Ltd.,
                                     ORDER THEREON
Fleet Management, Ltd., and John
Cota, In Personam; M/V Cosco
                                     [Civil Local Rule 6-1(b)]
Busan, their engine, tackle,
equipment, appurtenances, freights,
and cargo, In Rem,
       Defendants.
```

1

2

3

4

5

6

7

8

9

12

16

17

18

19

20

2.1

22

23

2.4

25

26

27

28

# TO THE COURT AND ALL COUNSEL OF RECORD:

IT IS HEREBY STIPULATED by and between plaintiffs CHELSEA, LLC, MARK RUSSO, and ALLEN LORETZ ("Plaintiffs") and defendant HANJIN SHIPPING CO., LTD, ("Hanjin"), through their respective counsel of record, that the time for Hanjin to file and serve a response to Plaintiffs' Verified Second Amended Class Action Complaint is further extended by an additional fourteen (14) days. Defendant Hanjin will file and serve its response to Plaintiffs' Verified Second Amended Class Action Complaint no later than Friday, September 19, 2008. The Court has approved two previous requests by Plaintiffs and Hanjin to extend the time for Hanjin to respond to Plaintiffs' Verified Second Amended Class Action Complaint.

This stipulation for a further extension of time is not entered into for purposes of delay, but to permit defendant Hanjin to continue its investigation, to address the new allegations contained in Plaintiffs' Verified Second Amended Class Action Complaint, and to allow defendant Hanjin to formulate a proper response.

### IT IS SO STIPULATED AND AGREED.

Dated: September 5, 2008	AUDET & PARTNERS, LLP
Dated: September 5, 2008	By: /s/ William M. Audet (as authorized on 9/5/08)  William M. Audet Attorney for Plaintiff CHELSEA, LLC, MARK RUSSO, and ALLEN LORETZ  FLYNN, DELICH & WISE LLP
	By: /s/ Erich P. Wise Erich P. Wise Attorney for Defendant HANJIN SHIPPING CO., LTD

- 2 -

FLYNN, DELICH & WISE LLP ATTORNEYS AT LAW One World Trade Center, Suite 1800 Long Beach, California 90831-1800 (562) 435-2626

## ORDER

Based on the foregoing Stipulation, IT IS HEREBY ORDERED that the time for defendant HANJIN SHIPPING CO., LTD to file and serve a response to the Verified Second Amended Class Action Complaint of plaintiffs CHELSEA, LLC, MARK RUSSO, and ALLEN LORETZ is further extended by an additional fourteen days (14) days. Defendant Hanjin is ordered to file and serve its response to Plaintiffs' Verified Second Amended Class Action Complaint no later than Friday, September 19, 2008.

PURSUANT TO STIPULATION, IT IS SO ORDERED

Dated: \_\_\_\_\_9/8/08

